A Nothing Public.

ASSIGNMENT OF INVENTION

We, the undersigned:

SQUIRES, Stuart Box 6 Sedgewick, Alberta TOB 4CO CANADA

REMINSKY, Orest 10811 - 38 Avenue Edmonton, Alberta T6J 0K6 CANADA

CAMPBELL. Bryan Suite 16, 1700 Varsity Estates Drive, N.W. Calgary, Alberta T3B 2W9 CANADA THIS IS EXHIBIT. A "reforred to In the Affidavit / Declaration of NETL FRUNKO

Sworn / Declared before me this E day of A.D., 20 Ol A.D., 20 Ol for the Province of Alberta.

JAMES A. SMITH
Notary Public Province of Alberta
My commission expires at the pleasure of the
Lieutenant Governor of the
Province of Alberta

(hereinafter referred to as the "Inventors") have made an invention (the "Invention") entitled

METHOD AND APPARATUS FOR HYDROGEN SULPHIDE REMOVAL

as set forth and described in an application for a patent application in Canada having the serial number $\frac{2,312,316}{}$ and filing date of June 20, 2000;

(the "Patent Application").

In consideration of the sum of ONE (\$1.00) DOLLAR and other good and valuable consideration, the receipt of which is hereby acknowledged, we hereby irrevocably assign, grant, sell, convey, transfer and make over unto:

WELL TO WIRE EMISSIONS CONTROL INC. Suite 16, 1700 Varsity Drive N.W. Calgary, Alberta T3B 2W9 CANADA

AECEMED OCT 0 5 2001

OF FICE OF PETITIONS.

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our entire right, title and interest in and to the Invention, the Patent Application and any and all Patents for the Invention, including any Patents arising from divisional, continuation or continuation-in-part applications, which may be granted in Canada, the United States, or elsewhere. We hereby authorize the issuance of any such Patents to said assignee.

This Assignment shall enure to the benefit of and be binding upon the Inventors and WELL TO WIRE EMISSIONS CONTROL INC. and their respective heirs, executors, administrators, successors and assigns.

Signed, Sealed and Delivered in the presence of:

Witness

Witness

Witness

STUART SOURES

OREST REMINSK

BRIAN CAMPBELL

WE.





Edward (Ted) You Direct Line: (780) 917-5231 e-mail: yoor@bennettjones.ca Our File No.: 45722.2

February 16, 2001

Mr. Stuart Squires

Box 6

Sedgewick, Alberta

T0B 4C0

Mr. Orest Reminsky

10811 - 38 Avenue

Edmonton, Alberta

T6J 0K6

Mr. Bryan Campbell

Suite 16

1700 Varsity Estates Drive NW

Calgary, Alberta T3B 2W9

Dear Sir:

U.S. Patent Application Re:

Invention - "Method and Apparatus for Hydrogen Sulphide Removal"

We enclose a Declaration for Utility or Design Patent Application for each of you. Please sign the Declaration where indicated with a sticker and return the document to our office at your earliest convenience.

We also note that the Assignment of Invention assigning the above invention to Well To Wire Emissions Control, Inc. sent to you on August 14, 2000 has not been returned to us. Please date and sign the Assignment where indicated before a witness and have the witness appear before a Commissioner for Oaths to swear the Affidavit of Execution, after which please return the executed copy to our office for filing.

We look forward to hearing from you.

Yours truly,

BENNETT JONES LLP

Edward (Ted) Yoo

ETY/el Enclosure

Well To Wire Emissions Control, Inc. Attention: Mr. Neil Munro w/enclosure THIS IS EXHIBIT " B " referred to in the Affidavit / Declaration of

MUNRO NEIL

Sworn / Declared before me this A.D., 20 Ol

Commissioner, for Oaths in and

for the Province of Alberta.

A Notary Public.

JAMES A. SMITH Notary Public Province of Alberta My commission expires at the pleasure of the Lieutenant Governor of the

Province of Alberta

OCT # 5 2001

MERCE OF PERFORES



PTO/SB/01 (10-00)
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DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

Declaration Submitted with Initial Filing

OR

Declaration Submitted after Initial Filing (surcharge (37 CFR 1.16 (e)) required)

porto te e concentra a	1
Attorney Docket Number	45722.2
First Named Inventor	Squires
COMPLETE	IF KNOWN
Application Number	
Filing Date	
Group Art Unit	
Examiner Name	

As a below named inventor, I hen							
My residence, mailing address, and	dtizenship are as state	d below next to my nam	₽.				
I believe I am the original, first and names are listed below) of the subj		la Natad holoud o	ran original first	and joint inventor (if plural e invention entitled:			
METHOD AND APPARATU	JS FOR HYDROG!	EN SULPHIDE REM	NOVAL				
		tle of the Invention)					
the specification of which							
Is attached hereto as United States Application Number or PCT International							
OR was filed on (MM/DD/YYYY)	UH						
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Application Number	and was at		HEad engelfication	Including the claims, as			
I hereby state that I have reviewed amended by any amendment specific	j and understand the co Highly referred to abov	intents of the above iden e.	mied specification	i, illocating and account, the			
			defined in 37 CF	R 1.56, including for continuation-			
			g date of the prior	r application and the national or			
PCT international filing date of the	continuation-in-part ap	18() (d) == 365(b) of or	v foreign applica	tion(s) for patent or inventor's			
I hereby claim foreign priority ben certificate, or 365(a) of any PCT America, listed below and have certificate, or any PCT Internation.	efits under 35 U.S.C. 1 International application also identified below, also effication having a f	which designated at leading the box, a liling date before that of the control of the box.	ist one country of ny foraign applic he application on	ther than the United States of ation for patent or inventor's which priority is claimed.			
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Prior Foreign Application Number(s)	Country	(MW/DD/YYYY)	Not Claimed	YES NO			
0040.746	CANADA	06-20-2000					
2,312,316	12,316		8-				
Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto:							
Additional foreign application I hereby claim the benefit unde	numbers are listed on a	u United States provision	nal application(s)	listed below.			
	r 35 U.S.C. 119(8) Of 81	A (MM/DD/YYYY)) Islandoné-Non			
Application Number(s)	Application Number(s) Filing Date (MM/DD/YYYY)			Additional provisional application numbers are listed on a			
			supplemental priority data sheet				
			PTO/SE	V02B attached hereto.			

[Page 1 of 2]

Burdon Hour Statement: This form is estimated to take 21 minutes to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231.

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DECLARATION	 -							
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.								
NAME OF SOLE OR FIRST INVEN	ITOR:	☐ A petition	on has been filed	d for this unsigned inventor				
Given Name STUART (first and middle [if any])		Family i	JUUIII	ES				
Inventor's				Date				
Signature Sedgewick		State AB	Country CA	Citizenship CA				
Box 6								
Mailing Address			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
Mailing Address Segewick	Alberta	ZIP	T0B 4C0	Country				
NAME OF SECOND INVENTOR: A petition has been filed for this unsigned inventor								
Given Name OREST		Family	Name REMI					
(first and middle [if any])		or Sum	lame					
Inventor's Signature				Data				
Residence: City Edmonton		State AB	Country CA	CA				
Mailing Address 10811 - 38 Aven	ue							
Mailing Address								
	Alberta		reJ 0K6	Country CA				
Additional Inventors are being named on thesupplemental Additional Inventor(s) sheet(s) PTO/SB/02A attached hereto.								

Please type a plus sign (+) Inside this box -> +

PTC/SB/02A (3-97)
Approved for use through 9/30/98. OMB 0851-0032 _

Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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DECLARATION

ADDITIONAL INVENTOR(S)
Supplemental Sheet
Page 1 of 1

		7								
	al Joint Inventor, if any: A petition has been filed for this unsigned inventor						intor			
Given Name (first and middle [if any])						Family Nar	ne or	Sumame		
BRYAN				CAN	IPBEL	L				
Inventor's Signature							_	Date	_	
Residence: City	CALGARY	State	AB		Country	CA		Citizensi	dp C	A
Post Office Address	Suite 16, 1700 Varsity Estates Drive N.W.									
Post Office Address								104		
CIA	Calgary	State	AB		ZIP	T3B 2W9	Count	CA		
Name of Addition	nal Joint Inventor, if any	<i>r</i> :			A petitio	on has been file	ed for t	his unsign	ed inv	entor
	me (first and middle (if any))					Family Na	me or	Surname		
										
Inventor's Signature					Da	Date				
Residence: City		State			Country			Citizer	nahip	
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	nal Joint Inventor, if an	y:	1		A petit	ion has been fil	ed for	this unsign	ned Inv	rentor
Given Na	ame (first and middle [if any])				Family Na	ame or	Sumame		
										 -
Inventor's Signature					 -	· · ·		Da	te	
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TAX MESSAGE



Mr. Colin MacDonald Borden Ladner Gervais Bennett Jones LLP 1000 ATCO Centre 10035 - 105 Street Edmonton Alberta T5J 3T2

> Tel 780.917.5231 Fax 780.421.7951

1-403-266-1395 FAX No. PHONE NO. June 18, 2001 DATE

Edward (Ted) Yoo FROM FILE NO 45722-2 807 LAWYER NO Original Status - Retained on File

This is the first page of 3

If all pages not received, call 780.421.8133 for assistance.

This facsimile was successfully transmitted at:

Further to our telephone discussion we enclose Declaration for Utility or Design Patent Application. Please

have Stuart Squires sign on page 2 and return (or fax) the document back to us.

THIS IS EXHIBIT. \mathcal{C} "referred to in the Affidavit / Declaration of

Bennett Jones LLP Edward Yoo

NEIL MUNRO

Sworm Declared before me this 28

A Commissioner for Oaths In and for the Province of Alberta.

A Notary Public.

Notary Public Province of Alberta My commission expires at the pleasure of the Lieutenant Governor of the Province of Alberta

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE ADDRESSEE AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED AND CONFIDENTIAL. IF YOU ARE NOT THE INTENDED RECIPIENT, OR THE EMPLOYEE RESPONSIBLE FOR DELIVERING THE MESSAGE TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE, THANK YOU.

03/27/2001 10:59 FAI 4332372

Bonnett Jones * Pg 5/7 O. Reminsky

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Section 4 in binder

THIS AGREEMENT made effective the 30th day of September, 2000.

BETWEEN:

THIS IS EXPIRIT " D "referred to in the Affidavit / Declaration of

MUNRO NEIL

Sworn / Deglared before me this ...

STUART SQUIRES, of the Town of Sedgewick, OREST REMINSKY, of the City of Edmonton, and BRYAN CAMPBELL, of the City of Calgary,

in the Province of Alberta

LD day A.D., 20 (herein referred to collectively as the "Co-Inventors")

- AND -

Commissioner, for Oaths in and

for the Province of Alberta. A Notary Public.

> JAMES A. SMITH Notary Public Province of Alberta My commission expires at the pleasure of the Lieutenant Governor of the Province of Alberta

WELL TO WIRE EMISSIONS CONTROL INC. a body corporate, incorporated pursuant to the laws of the Province of Alberta (herein referred to as the "Corporation")

OF THE SECOND PART

OF THE FIRST PART

TRANSFER OF PATENT APPLICATION AGREEMENT

WHEREAS the Co-inventors have filed a patent application with the Corporation requesting a grant of patent for the invention entitled "Method and Apparatus for Hydrogen Sulphide Removal", as shown on attached Schedule "A" and intends to develop other processes and apparatus dealing with sulphur dioxide, ammonia, oderiferous removal of sulphurs, mercaptans and aromatics removals being worked on and includes potential patents (herein collectively referred to as the "Patent") with the rights to file applications in other jurisdictions around the world, and the Corporation wishes to acquire the rights to the Patent and any derivative rights, the parties have agreed to terms and conditions as set out herein;

WITNESSETH that in consideration of the mutual covenants and conditions contained herein, which the parties acknowledge to be good and valuable consideration, the parties agree as follows:

The Co-Inventors hereby transfer to the Corporation all of their interest and rights, subject to the terms hercof, in the Patent shown as Schedule "A" together with any Patent 1. improvements and modifications, which are also subject to the terms hereof (herein referred to as "Co-Inventors Patent Rights").

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October 4, 2000

SERVE OF PLANTINGS

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Bonnett Jones * Pg 6/7
O. Reminsky

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- The Corporation covenants that it will retain the Co-Inventors Patent Rights and vigorously defend the Patent and any and all Patent improvements or modifications in all jurisdictions where the Patent has been registered and has an enforceable right to restrict others from using same. The Corporation shall, with the cooperation of the Co-Inventors, but to the cost of the Corporation, register the Patent and all Patent improvements in United States and other jurisdictions where the Corporation or any of its affiliates carry on or plan to carry on business.
- 3. The Corporation shall pay to the Co-Inventors a six (6%) percent gross overriding royalty on a quarterly basis on the gross rents, sale and licence of the reactors or other apparatus utilizing the subject matter of the Co-Inventors Patent Rights or any improvements or any portion thereof. The six (6%) percent gross overriding royalty shall commence on all rentals, sales or licences made by the Corporation effective October 1th, 2000 by way of equal sales or licences made by the Corporation effective October 1th, 2000 by way of equal cheques made payable to each of the Co-Inventors at the address provided by the Co-Inventor to the Corporation from time to time. Payments shall be made on the 30th day of Inventor to the Corporation from time to time. Payments shall be made on the 30th day of the quarter October through December, on the 30th day of May for the quarter January through March, on the 30th day of August for the quarter April through June, and the 30th day of November for the quarter July through September for the duration of this contract with such payments being made without deduction or set off for so long as the Corporation shall retain the Co-Inventors Patent Rights or receive benefit therefrom.
 - 4. The Corporation shall use its best efforts to promote the business around the Co-Inventors
 Patent Rights together with any and all Patent improvements or modifications and shall
 aggressively market and service their business surrounding the Co-Inventors Patent Rights.
 - If for any reason, the Corporation shall cease to aggressively market and manufacture the Co-Inventors Patent Rights to the reactors, or cease to rent, sell or licence the Co-Inventors Patent Rights, the Corporation shall immediately inform the investors of such decision and shall transfer the Co-Inventors Patent Rights back to the Co-Inventors for the sum of One (\$1.00) Dollar together with assignment of all rents, sales or licences relating to the Co-Inventors Patent Rights for a further sum of One (\$1.00) Dollar. Provided however that this obligation to transfer back to the Co-Inventors the Co-Inventors Patent Rights shall automatically cease and determine should the Co-Inventors Patent Rights be sold by the Corporation to an arm's-length third party at fair market value provided further that any Corporation to an arm's-length third party at fair market value provided further that herein.
 - 6. Any decisions made by the Co-Inventors shall be made unanimously and no Co-Inventor has the right or authority to sign on behalf of any other Co-Inventor. Should differences arise relating to the interpretation or any matter surrounding this agreement, it shall be settled by arbitration pursuant to the terms of the Arbitration Act of Alberta.

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Bennett Jones * Pg 7/7 O. Reminsky

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- 7. The Corporation acknowledges that the Co-Inventors have a Co-Inventors Agreement which requires disclosure of marketing and sales information relating to the Co-Inventor Patent Rights to the other Co-Inventors by any member of the Co-Inventors who may from time to time sit on the board of directors of the Corporation. The Corporation agrees that it shall use its best efforts to ensure that at least one of the Co-Inventors is at all times on the board of directors of the Corporation.
- 8. This Agreement shall be binding upon the respective heirs, successors and assigns of the parties hereto.

IN WITNESS WHEREOF the parties hereto have executed these presents in the case of the Corporation by its duly authorized officers in that behalf, and by the Co-Inventors under their personal seals effective the day and year first above written.

in the presence of: STUART SQUIRES	
Witness	
SIGNED, SEALED AND DELIVERED) in the presence of: OREST/REMINSKY	
Witness	
SIGNED SEALED AND DELIVERED) in the pressure of: BRYAN CAMPBELL	
Will to wire emissions conti	ROL
INC.	
Per:	

Whypdocylebech 211 85 grander-of-patent-applicage, wpd